1 2 3 4 5 6 7	HOLLEY, DRIGGS, WALCH, PUZEY Brian W. Boschee 400 South Fourth Street, 3 rd Floor Las Vegas, NV 89101 (702) 791-0308/FAX (702) 791-1912 bboschee@nevadafirm.com GUSTAFSON pc John Ryan Gustafson (Bar No: 220802)		
8	222 N. Pacific Coast Highway, Suite 2000 El Segundo, CA 90245		
9	(310) 361-0787/FAX (310) 846-8938		
10	jrg@gnlawpc.com		
11	Attorneys for Plaintiff		
12	Keith Brown		
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	KEITH BROWN, an individual,	Case No. 2:17-cv-01883-JAD-PAL	
15 16 17	KEITH BROWN, an individual, <i>Plaintiff</i> ,	Case No. 2:17-cv-01883-JAD-PAL NOTICE OF SETTLEMENT	
16	Plaintiff, v.		
16 17 18 19	Plaintiff, v.		
16 17 18	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE		
16 17 18 19	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a		
16 17 18 19 20	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a		
16 17 18 19 20 21	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a Washington limited liability partnership; WALTER WELSH, an		
16 17 18 19 20 21 22	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a Washington limited liability partnership; WALTER WELSH, an individual; CALEB WICKMAN, an		
16 17 18 19 20 21 22 23	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a Washington limited liability partnership; WALTER WELSH, an		
16 17 18 19 20 21 22 23 24	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a Washington limited liability partnership; WALTER WELSH, an individual; CALEB WICKMAN, an individual; and MASON		
16 17 18 19 20 21 22 23 24 25	Plaintiff, v. ARTEC GLOBAL MEDIA, INC., a Nevada corporation; BART AND ASSOCIATES, LLC, a Colorado limited liability company; STONE DOUGLASS, an individual; NOVA CAPITAL ADVISORS, LLC, a California limited liability company; PETERSON SULLIVAN LLP, a Washington limited liability partnership; WALTER WELSH, an individual; CALEB WICKMAN, an individual; and MASON YAMASHIRO, an individual,		

TO THE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTCE that Plaintiff KEITH BROWN ("Brown") and Defendants ARTEC GLOBAL MEDIA, INC. ("Artec,"), CALEB WICKMAN ("Wickman"), and STONE DOUGLASS ("Douglass"; collectively, the "Artec Defendants") have entered into a settlement agreement (the "Settlement Agreement") that obviates the need for a trial in the above-captioned matter.

Pursuant to the terms of the Settlement Agreement, the Artec Defendants will pay Brown monthly installments of settlement funds, the last of which is due on or about February 1, 2020. The Settlement Agreement also allows Brown to enter a Confession of Judgment in this Court if the Artec Defendants materially breach the Settlement Agreement.

Brown and the Artec Defendants respectfully request that this Court (1) vacate all further dates in connection with the above-captioned matter; and (2) retain jurisdiction of this matter until February 14, 2020, at which time Brown will dismiss all claims and causes of action against the Artec Defendants.

1	DATED: April 2, 2019	HOLLEY, DRIGGS, WALCH,
2		PUZEY & THOMPSON
3		s/Brian W. Boschee
4		BRIAN W. BOSCHEE, ESQ.
5		Attorneys for Keith Brown (NV Bar Number 7612)
6		
7		
8	DATED: April 2, 2019	GUSTAFSON pc
9		s/ J. Ryan Gustafson
10		J. RYAN GUSTAFSON, ESQ.
11		Attorneys for Keith Brown (CA Bar Number 220802)
12		(Admitted pro hac vice)
13		
14		
15	DATED: April 2, 2019	THE MARKOWITZ LAW FIRM
16	DATED: April 2, 2019	s/Warren R. Markowitz
16 17	DATED: April 2, 2019	<u>s/Warren R. Markowitz</u> WARREN R. MARKOWITZ, ESQ.
16 17 18	DATED: April 2, 2019	s/Warren R. Markowitz
16 17 18 19	DATED: April 2, 2019	<u>s/Warren R. Markowitz</u> WARREN R. MARKOWITZ, ESQ.
16 17 18		<u>s/Warren R. Markowitz</u> WARREN R. MARKOWITZ, ESQ.
16 17 18 19 20	IT IS ORDERED that the relief requested DENIED.	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants
16 17 18 19 20 21	IT IS ORDERED that the relief requeste	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants
16 17 18 19 20 21 22	IT IS ORDERED that the relief requested DENIED.	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants ed in the parties' notice of settlement is Peggy R. Leen
16 17 18 19 20 21 22 23	IT IS ORDERED that the relief requested DENIED.	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants ed in the parties' notice of settlement is
16 17 18 19 20 21 22 23 24	IT IS ORDERED that the relief requested DENIED.	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants ed in the parties' notice of settlement is Peggy R. Leen
16 17 18 19 20 21 22 23 24 25	IT IS ORDERED that the relief requested DENIED.	s/Warren R. Markowitz WARREN R. MARKOWITZ, ESQ. Attorneys for the Artec Defendants ed in the parties' notice of settlement is Peggy R. Leen

CERTIFICATE OF SERVICE I hereby certify that on April 2, 2019, 2019, service of the foregoing NOTICE OF SETTLEMENT upon each of the parties via electronic service through electronic the United States District Court for the District of Nevada's ECF system to: Warren Markowitz, Esq. The Markowitz Law Firm 7260 W. Azure Drive, Suite 140-100 Las Vegas NV 89130 warren@warrenmarkowitzesq.com warren@markowitzlawfirm.com Attorneys for Defendants The Artec Defendants /s/J. Ryan Gustafson J. RYAN GUSTAFSON